

**MINUTES OF THE COURT OF APPEAL  
STATE OF CALIFORNIA  
SECOND APPELLATE DISTRICT**

**May 3, 2002**

**DIVISION TWO**

B144260      Compton Unified School District                      (Not for Publication)  
                 v.  
                 Universal Construction Maintenance Integration Company, Inc., et al.

The judgment is affirmed.

Boren, P.J.

We concur:    Nott, J.  
                 Doi Todd, J.

B152258      Moss    (Not for Publication)  
                 v.  
                 O.E. Clark Paper Box Co.

The judgment is affirmed.

Boren, P.J.

We concur:    Doi Todd, J.  
                 Ashmann-Gerst, J.

## DIVISION TWO (Continued)

[illegible]

The five year enhancement imposed under section 667, subdivision (a), is stricken. The sentence is vacated and the matter is remanded to the trial court for retrial of the prior conviction allegation and for resentencing in accordance with the views expressed herein. In all other respects, the judgment is affirmed.

Boren, P.J.

We concur:   Doi Todd, J.  
                   Ashmann-Gerst, J.

### DIVISION THREE

B151374	People v. Guerra	(Not for Publication)
B155769	In re Jose Guerra on Habeas Corpus	

The judgment is affirmed. The petition for writ of habeas corpus is denied.

Klein, P.J.

We concur:   Croskey, J.  
                      Aldrich, J.

B149233 People (Not for Publication)  
v.  
**Selinas**

The judgment is affirmed.

Klein, P.J.

We concur:   Croskey, J.  
                      Aldrich, J.

DIVISION FOUR

B148318 People (Not for Publication)  
v.  
Sandoval

The abstract of judgment is modified to reflect that appellant was convicted of a violation of section 69 in count 4. As modified, the judgment is affirmed

Epstein, Acting P.J.

We concur: Hastings, J.  
Curry, J.

## DIVISION SEVEN

Court convened at 9:00 A.M.

Present: Lillie, P.J., Johnson, J., Perluss, J., Munoz, J. (Assigned) and Eva McClintock, Deputy Clerk.

Each of the following:

B148171 People v. National Auto & Casualty Insurance  
B150264 William McAlpin et al., v. Mark Blakey et al.  
B150978 Khorso Vahid v. Texaco Inc., et al.  
B152534 Jack Herman v. Los Angeles County

Argument waived, cause submitted.

B149088      Frank & Carole Julian  
v.  
Hartford Underwriters Insurance

Merits:  
Argued by Kim Pearman for appellants and by Kevin McCurdy for respondent. Cause submitted.

## DIVISION SEVEN (Continued)

**B131060      Hala Koudsi  
v.  
Raymond Jallow**

Merits:  
Argued by Fred Rucker for appellant and by Daniel Klein for respondent.  
Cause submitted.

B151461 Michael Hall  
v.  
Court Reporter's Board et al.

Merits:  
Argued by George Baltaxe for appellant and by Linda Sun for respondents.  
Counsel waive the presence of Justice Woods. Cause submitted.

B154294      Aeja Park et al.  
v.  
Korean Immigrant Workers et al.

Merits:  
Argued by J. David Sackman for appellants and by Marshall Mintz for respondents. Cause submitted.

Court adjourned at 10:50 A.M.

## DIVISION EIGHT

B149191 People (Not for Publication)  
v.  
Aguayo

For the reasons set forth above, the judgment is affirmed.

Rubin, J.

We concur: Cooper, P.J.  
Boland, J.

DIVISION EIGHT (Continued)

B148159 People (Not for Publication)  
v.  
Faniel

For the reasons set forth above, the judgment is affirmed.

Rubin, J.

We concur: Cooper, P.J.  
Boland, J.

B151240      Phillips      (Not for Publication)  
v.  
Columbia West Hills Medical Center

The judgment is affirmed. Respondent to recover her costs on appeal. Respondent's request for sanctions is denied.

Rubin, J.

We concur: Cooper, P.J.  
Boland, J.

B149385      Buckner et al.      (Certified for Publication)  
v.  
Tamarin

The order denying the petition for arbitration is affirmed. Respondents to recover their costs on appeal.

Rubin, J.

We concur: Cooper, P.J.  
Boland, J.

## DIVISION EIGHT (Continued)

[illegible]

The judgment is modified to state that the sentence on count 3 is stayed. The clerk of the superior court is directed to prepare an amended abstract of judgment consistent with this decision, then deliver copies of the corrected abstract to the Department of Corrections. In all other respects, the judgment is affirmed.

Rubin, J.

We concur: Cooper, P.J.  
Boland, J.